

Substitute Bill No. 7253

January Session, 2017



AN ACT CONCERNING MINOR REVISIONS AND ADDITIONS TO THE EDUCATION STATUTES.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- Section 1. Section 10-14n of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2017*):
 - (a) As used in this section, "mastery examination" means (1) for students enrolled in grades three to eight, inclusive, an examination or examinations, approved by the State Board of Education, that measures essential and grade-appropriate skills in reading, writing or mathematics, (2) for students enrolled in grades five, eight and ten, an examination, approved by the State Board of Education, that measures essential and grade-appropriate skills in science, and (3) for students enrolled in grade eleven, a nationally recognized college readiness assessment, approved by the State Board of Education, that measures essential and grade-appropriate skills in reading, writing and mathematics.
 - (b) (1) For the school year commencing July 1, 2015, and each school year thereafter, each student enrolled in grades three to eight, inclusive, and grade eleven in any public school shall, annually, take a mastery examination in reading, writing and mathematics during the regular school day.

- (2) For the school year commencing July 1, 2013, and each school year thereafter, each student enrolled in grades five, eight and ten in any public school shall, annually, in March or April, take a state-wide mastery examination in science during the regular school day.
- (c) (1) Mastery examinations, as defined in subdivision (1) of subsection (a) of this section, given to students enrolled in grades three to eight, inclusive, pursuant to subdivision (1) of subsection (b) of this section, shall be provided by and administered under the supervision of the State Board of Education.
- 28 (2) Mastery examinations, as defined in subdivision (2) of subsection 29 (a) of this section, given to students enrolled in grades five, eight and 30 ten, pursuant to subdivision (2) of subsection (b) of this section, shall 31 be provided by and administered under the supervision of the State 32 Board of Education.
- (3) Mastery examinations, as defined in subdivision (3) of subsection (a) of this section, given to students enrolled in grade eleven, pursuant to subdivision (1) of subsection (b) of this section, shall be paid for by the State Board of Education and administered by the provider of such nationally recognized college readiness assessment in accordance with the provisions of the agreement between the state board and such provider, pursuant to section 10-14x.
 - (d) The scores on each component of the mastery examination, as defined in subdivision (3) of subsection (a) of this section, for each eleventh grade student may be included on the permanent record and transcript of each such student who takes such examination. For each eleventh grade student who meets or exceeds the state-wide mastery goal level on any component of the mastery examination, a certification of having met or exceeded such goal level shall be made on the permanent record and the transcript of each such student and such student shall be issued a certificate of mastery for such component.

20

21

22

23

24

25

26

27

40

41

42

43

44

45

46

47

48

(e) No public school may require achievement of a satisfactory score on a mastery examination, or any subsequent retest on a component of such examination as the sole criterion of promotion or graduation.

50

51

52

53

54

55

56

57

58

59

60

61

62

63 64

65

66

67

68

- (f) (1) For the school year commencing July 1, 2015, and each school year thereafter, the scores on each component of the mastery examination for students who are English language learners, as defined in section 10-76kk, and who have been enrolled in a school in this state or another state for fewer than twenty school months, shall not be used for purposes of calculating the [school performance index, pursuant to section 10-223e, or the district performance index, pursuant to section 10-262u] accountability index, as defined in section 10-223e, for a school or school district.
- (2) For the school year commencing July 1, 2015, and each school year thereafter, mastery examinations pursuant to subsection (b) of this section shall be offered in the most common native language of students who are English language learners taking such mastery examinations and any additional native languages of such students when mastery examinations in such native languages are developed and have been approved by the United States Department of Education.
- 70 (g) Not later than August fifteenth of each school year, the
 71 Department of Education shall notify each local and regional board of
 72 education of the scores of students under the jurisdiction of the board
 73 on the mastery examination administered during the previous school
 74 year.
- Sec. 2. Subsection (g) of section 10-145b of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July* 77 1, 2017):
- 78 (g) On or after July 1, 1989, and prior to July 1, [2016] <u>2018</u>, to 79 qualify for a professional educator certificate, a person who holds or 80 has held a provisional educator certificate under subsection (e) of this

- 81 section shall have completed thirty credit hours of course work beyond 82 the baccalaureate degree. It is not necessary that such course work be 83 taken for a master's degree and such work may include graduate or 84 undergraduate courses. On and after July 1, [2016] 2018, to qualify for 85 a professional educator certificate, a person who holds or has held a 86 provisional educator certificate under subsection (d) of this section 87 shall hold a master's degree in an appropriate subject matter area, as 88 determined by the State Board of Education, related to such teacher's 89 certification endorsement area.
- 90 Sec. 3. Subdivision (7) of section 10-1440 of the general statutes is 91 repealed and the following is substituted in lieu thereof (Effective July 92 1, 2017):
 - (7) "Professional educator certificate" means a license to teach issued on or after July 1, 1989, initially to a person who has successfully completed not less than three school years of teaching in a public school or nonpublic school approved by the State Board of Education while holding a provisional educator or provisional teaching certificate and prior to July 1, [2016] 2018, has successfully completed not fewer than thirty semester hours of credit beyond a bachelor's degree, and on and after July 1, [2016] 2018, holds a master's degree in an appropriate subject matter area, as determined by the State Board of Education, related to such person's certification endorsement area. Said certificate shall be continued every five years after issuance;
- 104 Sec. 4. Subsection (j) of section 10-223h of the general statutes is 105 repealed and the following is substituted in lieu thereof (Effective July 1, 2017): 106
- 107 (j) (1) [The] Not later than September 15, 2017, and annually 108 thereafter, the Commissioner of Education shall annually submit a 109 report on the academic performance of each school participating in the 110 commissioner's network of schools to the joint standing committee of the General Assembly having cognizance of matters relating to 112 education, in accordance with the provisions of section 11-4a. Such

94

95

96

97

98

99

100

101

102

103

report shall include, but not be limited to, (A) the accountability index score, as defined in section 10-223e, for such school, (B) trends for the accountability index scores during the period that such school is participating in the commissioner's network of schools, (C) adjustments for subgroups of students at such school, including, but not limited to, students whose primary language is not English, students receiving special education services and students who are eligible for free or reduced price lunches, and (D) performance evaluation results in the aggregate for teachers and administrators at such school.

(2) [The] Not later than September 15, 2017, and annually thereafter, the Commissioner of Education shall annually submit a report comparing and analyzing the academic performance of all the schools participating in the commissioner's network of schools to the joint standing committee of the General Assembly having cognizance of matters relating to education, in accordance with the provisions of section 11-4a. Such report shall include, but not be limited to, (A) the accountability index score, as defined in section 10-223e, for the school, (B) trends for the accountability indices during the period that such schools are participating in the commissioner's network of schools, (C) adjustments for subgroups of students at such schools, including, but not limited to, students whose primary language is not English, students receiving special education services and students who are eligible for free or reduced price lunches, and (D) performance evaluation results in the aggregate for teachers and administrators at such schools.

(3) [Following] Not later than September fifteenth following the expiration of the turnaround plan for each school participating in the commissioner's network of schools, the commissioner shall submit a final report that (A) evaluates such turnaround plan and the academic performance of such school during the period that such turnaround plan was in effect, and (B) makes recommendations for the operation of such school to the joint standing committee of the General Assembly

113

114

115

116117

118

119

120

121

122

123

124

125

126

127

128

129

130

131

132

133

134

135

136

137

138

139

140

141

142

143

144

- having cognizance of matters relating to education, in accordance with the provisions of section 11-4a.
- 148 (4) Not later than January 1, 2020, the commissioner shall submit a 149 report (A) evaluating the commissioner's network of schools and its 150 effect on improving student academic achievement in participating 151 schools, and (B) making any recommendations for the continued 152 operation of the commissioner's network of schools to the joint 153 standing committee of the General Assembly having cognizance of 154 matters relating to education, in accordance with the provisions of 155 section 11-4a.
- (5) Not later than September thirtieth each year, the joint standing committee of the General Assembly having cognizance of matters relating to education shall meet with the Commissioner of Education and any other persons they deem appropriate to consider the items submitted pursuant to subdivisions (1) to (4), inclusive, of this subsection.
- Sec. 5. Subsection (a) of section 10-214 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July* 1, 2017):
 - (a) Each local or regional board of education shall provide annually to each pupil in kindergarten and grades one and three to five, inclusive, a vision screening, using a Snellen chart, or equivalent screening. The superintendent of schools shall give written notice to the parent or guardian of each pupil (1) who is found to have any defect of vision or disease of the eyes, with a brief statement describing such defect or disease and a recommendation for the pupil to be examined by an optometrist licensed under chapter 380 or an ophthalmologist licensed under chapter 370, and (2) who did not receive such vision screening, with a brief statement explaining why such pupil did not receive such vision screening.
- Sec. 6. Subsection (c) of section 10-91g of the general statutes is

166

167

168

169

170

171

172

173

174

- repealed and the following is substituted in lieu thereof (*Effective from passage*):
- 179 (c) The Auditors of Public Accounts shall conduct the audit 180 described in subsection (b) of this section as follows: (1) [At least once 181 for each private provider The Auditors of Public Accounts, using a 182 <u>risk-based approach</u>, shall audit private providers of special education 183 services [during a period of seven years] at a frequency that they deem 184 necessary, except that no private provider of special education services 185 shall have its records and accounts so examined more than once 186 during such five-year period, unless the auditors have found a problem with the records and accounts of such private provider of 187 188 special education services during such five-year period; (2) [as practical, approximately half of such] audits [conducted in a year] shall 189 190 be of private providers of special education services approved by the 191 Department of Education and Japproximately half of such audits 192 conducted in such year shall be of private providers of special 193 education services not approved by the Department of Education; and (3) priority of conducting such audits, as practical, shall be given to 194 195 those private providers of special education services (A) that receive 196 the greatest total amount of state or local funds for the provision of 197 special education services to students, (B) that provide special 198 education services to the highest number of students for whom an 199 individual services plan has been written by a local or regional board 200 of education, and (C) that have a highest proportion of state and local 201 funds for the provision of special education services in relation to their 202 total operational expenses.
 - Sec. 7. Section 10-91h of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
 - Each local and regional board of education shall annually provide to the Auditors of Public Accounts (1) the number of students under the jurisdiction of such board of education who receive special education and related services from a private provider of special education services, as defined in section 10-91g, as amended by this act, [and] (2)

204

205

206

207

208

- 210 the amount of money paid to such private providers of special
- education services by the board during the previous fiscal year, and (3)
- 212 <u>any other information the Auditors of Public Accounts deem necessary</u>
- 213 to conduct an audit of such private providers of special education
- 214 services pursuant to section 10-91g, as amended by this act.
- Sec. 8. Subsection (i) of section 2-90 of the general statutes is
- 216 repealed and the following is substituted in lieu thereof (Effective from
- 217 passage):
- 218 (i) Said auditors shall audit, in accordance with the provisions of
- section 10-91g, as amended by this act, the records and accounts of any
- 220 private provider of special education services, as defined in said
- 221 section. Any private provider of special education services being
- 222 <u>audited by said auditors shall provide any information said auditors</u>
- 223 <u>deem necessary to conduct such audit.</u>
- Sec. 9. Subsection (a) of section 10-16nn of the general statutes is
- 225 repealed and the following is substituted in lieu thereof (Effective from
- 226 passage):
- 227 (a) There is established an Interagency Council for Ending the
- 228 Achievement Gap. The council shall consist of: (1) The Lieutenant
- 229 Governor, or the Lieutenant Governor's designee, (2) the
- 230 Commissioner of Education, or the commissioner's designee, (3) the
- 231 Commissioner of Children and Families, or the commissioner's
- 232 designee, (4) the Commissioner of Social Services, or the
- commissioner's designee, (5) the Commissioner of Public Health, or the
- commissioner's designee, (6) the president of the Connecticut State
- 235 Colleges and Universities, or the president's designee, (7) the
- 236 Commissioner of Economic and Community Development, or the
- commissioner's designee, (8) the Commissioner of Administrative
- 238 Services, or the commissioner's designee, (9) the Secretary of the Office
- of Policy and Management, or the secretary's designee, [and] (10) the
- 240 Commissioner of Housing, or the commissioner's designee, and (11)
- 241 the Chief Court Administrator, or the Chief Court Administrator's

- 242 <u>designee</u>. The chairperson of the council shall be the Lieutenant
- 243 Governor, or the Lieutenant Governor's designee. The council shall
- 244 meet at least quarterly.
- Sec. 10. Subsection (h) of section 10-145d of the general statutes is
- repealed and the following is substituted in lieu thereof (Effective July
- 247 1, 2017):
- 248 (h) Any person who is a licensed marital and family therapist,
- 249 pursuant to section 20-195c, or a candidate for licensure as a marital
- 250 and family therapist, and employed by a local or regional board of
- 251 education as a marital and family therapist shall provide services to
- 252 students, families and parents or guardians of students. Not later than
- 253 July 1, 2014, the State Board of Education shall, in accordance with the
- 254 provisions of chapter 54, adopt regulations to implement the
- 255 provisions of this subsection and provide standards for the
- 256 certification of marital and family therapists employed by local or
- 257 regional boards of education. Such regulations shall authorize marital
- 258 and family therapists employed by a local or regional board of
- 259 education to provide services to students, families and parents or
- 260 guardians of students and include certification requirements to be met
- by (1) licensure as a marital and family therapist under section 20-195c,
- and (2) such other experience as the State Board of Education deems
- 263 appropriate for the position of marital and family therapist in a school
- system.
- Sec. 11. (NEW) (Effective July 1, 2017) A local or regional board of
- 266 education may establish a Pipeline for Connecticut's Future program.
- 267 Under the program, a local or regional board of education shall partner
- 268 with one or more local businesses to offer on-site training and course
- 269 credit to students.
- Sec. 12. (Effective from passage) The Department of Education shall
- 271 conduct a study regarding the October first reporting date for
- 272 purposes of interdistrict magnet school enrollment, as prescribed in
- 273 subdivision (1) of subsection (d) of section 10-264*l* of the general

statutes. The study shall examine the feasibility of extending such reporting date by at least one calendar month, and shall include, but not be limited to, an analysis of how such extension will impact (1) magnet school operators and local and regional boards of education, and (2) state grants relating to interdistrict magnet schools, such as prior year adjustments and other reconciliations that are designed to keep school districts whole. Not later than January 1, 2018, the department shall submit such study and any recommendations to the joint standing committee of the General Assembly having cognizance of matters relating to education, in accordance with the provisions of section 11-4a of the general statutes.

- Sec. 13. Subsection (b) of section 10-157 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- (b) A local or regional board of education may appoint as acting superintendent a person who is or is not properly certified for a probationary period, not to exceed one school year, with the approval of the Commissioner of Education. During such probationary period such acting superintendent shall assume all duties of the superintendent for the time specified and shall successfully complete a school leadership program, approved by the State Board of Education, offered at a public or private institution of higher education in the state. At the conclusion of such probationary period, such appointing local or regional board of education may request the commissioner to grant (1) a waiver of certification for such acting superintendent pursuant to subsection (c) of this section, or (2) a one-time extension of such probationary period, not to exceed one additional school year, if the commissioner determines that such board of education has demonstrated a significant need or hardship for such extension.
- Sec. 14. (*Effective from passage*) There is established a task force to study issues relating to the governance, financing, general conduct and role of interscholastic athletics programs offered at high schools in the state. Such study shall include, but not be limited to, an examination of

- 307 the following: (1) Barriers to participation in sanctioned interscholastic 308 athletic activities, (2) the impact of nonsanctioned activities on 309 interscholastic sports participation, (3) financing of interscholastic athletic teams, (4) policies regarding performance reviews of 310 311 interscholastic schools by school districts, (5) the length of the athletic 312 season for specific sports and restrictions on participation in 313 interscholastic athletics, (6) academic requirements for participation in 314 interscholastic athletics, (7) safety and sportsmanship of participants 315 and spectators, and (8) issues relating to the participation of students 316 enrolled in nonpublic schools and schools of choice.
- 317 (b) The task force shall consist of the following members:
- 318 (1) One appointed by the speaker of the House of Representatives;
- 319 (2) One appointed by the president pro tempore of the Senate;
- 320 (3) One appointed by the majority leader of the House of 321 Representatives, who is an official, referee or umpire of interscholastic 322 athletics;
- 323 (4) One appointed by the majority leader of the Senate;
- 324 (5) One appointed by the minority leader of the House of 325 Representatives, who is an athletic trainer for interscholastic sports;
- 326 (6) One appointed by the Senate Republican president pro tempore;
- 327 (7) A representative of the Connecticut Interscholastic Athletic 328 Conference;
- 329 (8) A representative of the Connecticut High School Coaches 330 Association;
- 331 (9) A representative of the Connecticut Athletic Directors 332 Association;
- 333 (10) A representative of the Connecticut Association of Boards of

334	Education;

345

346

347

348

349

350

351

352

353

354

355

356

- 335 (11) A representative of the Connecticut Association of Public 336 School Superintendents; and
- 337 (12) A representative of the Connecticut Parent Teacher Association.
- (c) Any member of the task force appointed under subdivision (1), (2), (3), (4), (5) or (6) of subsection (b) of this section may be a member of the General Assembly.
- (d) All appointments to the task force shall be made not later than thirty days after the effective date of this section. Any vacancy shall be filled by the appointing authority.
 - (e) The speaker of the House of Representatives and the president pro tempore of the Senate shall select the chairpersons of the task force from among the members of the task force. Such chairpersons shall schedule the first meeting of the task force, which shall be held not later than sixty days after the effective date of this section.
 - (f) The administrative staff of the joint standing committee of the General Assembly having cognizance of matters relating to education shall serve as administrative staff of the task force.
 - (g) Not later than January 1, 2018, the task force shall submit a report on its findings and recommendations to the joint standing committee of the General Assembly having cognizance of matters relating to education, in accordance with the provisions of section 11-4a of the general statutes. The task force shall terminate on the date that it submits such report or January 1, 2018, whichever is later.

This act shall take effect as follows and shall amend the following				
sections:				
Section 1	July 1, 2017	10-14n		
Sec. 2	July 1, 2017	10-145b(g)		
Sec. 3	July 1, 2017	10-144o(7)		

Sec. 4	July 1, 2017	10-223h(j)
Sec. 5	July 1, 2017	10-214(a)
Sec. 6	from passage	10-91g(c)
Sec. 7	from passage	10-91h
Sec. 8	from passage	2-90(i)
Sec. 9	from passage	10-16nn(a)
Sec. 10	July 1, 2017	10-145d(h)
Sec. 11	July 1, 2017	New section
Sec. 12	from passage	New section
Sec. 13	from passage	10-157(b)
Sec. 14	from passage	New section

APP Joint Favorable Subst.